## IN THE MICHIGAN COURT OF APPEALS

## ORDER

Re: Verladia Reed v Gregory Reed

Docket No. **280497** L.C. No. **00-032452-DM** 

William C. Whitbeck, Chief Judge, acting under MCR 7.203(F)(1) and 7.216(A)(10), orders:

The claim of appeal from the August 17, 2007 order is DISMISSED for lack of jurisdiction since the circuit court still has not set the amount of receiver fees owed by the parties. A final order may only be found after the circuit court issues an order or a series of orders that establish liability and the amount of damages owed. *Children's Hosp v Auto Club Ins Ass'n*, 450 Mich 670, 677; 545 NW2d 592 (1996). Furthermore, appellant's reliance upon MCR 2.604(B) as an exception to the final order rule is misplaced since the underlying action is a divorce case, not a receivership or similar action. If appellant wants to challenge this interlocutory order before the entry of the final order, it must file a delayed application for leave to appeal. MCR 7.203(B)(1) and 7.205(F)(1).



A true copy entered and certified by Sandra Schultz Mengel, Chief Clerk, on

DEC 2 7 2007

Date

Chief Clerk